

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF CALIFORNIA

DOUBLEVISION ENTERTAINMENT,
LLC, a Tennessee limited liability
company, as assignee of Commercial
Escrow Services, Inc., a California
corporation, and Antoinette Hardstone, an
individual

No. C 14-02848 WHA

ORDER GRANTING STAY

Plaintiff,

v.

NAVIGATORS SPECIALTY
INSURANCE COMPANY, a New York
corporation, THE NAVIGATORS
GROUP, INC., a New York corporation,
and DOES 1 through 50, inclusive,

Defendants.


The automatic stay following final judgment in this action expires on August 6. Navigators has filed an *ex parte* application for a temporary stay pending resolution of post-trial motions pursuant to Rule 62(b), which permits such stays “[o]n appropriate terms for the opposing party’s security.” Navigators attempted, but was unable to obtain a mutually-agreeable stipulation from Doublevision that it would not execute on the judgment pending resolution of Navigators’ post-trial motions. Navigators is in the process of securing a supersedeas bond in the amount of \$3,420,000, which represents 150% of the amount of the judgment, as security for the judgment pending resolution of post-trial motions and appeal. Navigators asks the Court to

1 approve the amount of the bond as sufficient to secure the judgment, but Navigators has not
2 provided an estimate for when that bond will issue.

3 Good cause shown, Navigators' motion for a temporary stay pending resolution of its
4 Rule 50(b) and Rule 59 motions is **GRANTED**, and the amount of the supersedeas bond is
5 **APPROVED**. The stay shall remain in effect pending the resolution of any post-trial motions
6 unless Navigators fails to secure and post the bond by **AUGUST 19**.

7
8 **IT IS SO ORDERED.**

9
10 Dated: August 5, 2015.



WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE